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## TITLE 16—COMMERCIAL PRACTICES

### Chapter I—Federal Trade Commission

[Docket 6283]

#### PART 13—DIGEST OF CEASE AND DESIST ORDERS

NATIONAL TRAINING SERVICE, INC., AND  
MICHAEL F. BELL

Subpart—*Advertising falsely or misleadingly*: § 13.15 *Business status, advantages, or connections*: Government connection; personnel or staff; unique or special status or advantages; § 13.115 *Jobs and employment service*: Government. Subpart—*Misrepresenting oneself and goods*—Business status, advantages or connections; § 13.1425 *Government connection*; § 13.1430 *Government endorsement, sanction or sponsorship*; § 13.1495 *Non-profit character*; § 13.1520 *Personnel or staff*; [Misrepresenting oneself and goods]—Goods: § 13.1670 *Jobs and employment*; § 13.1740 *Scientific or other relevant facts*; § 13.1770 *Unique nature or advantages*. Subpart—*Offering unfair improper and deceptive inducements to purchase or deal*: § 13.1985 *Individual's special selection or situation*; § 13.1995 *Job guarantee and employment*; § 13.2000 *Limited offers or supply*; § 13.2063 *Scientific or other relevant facts*; § 13.2090 *Undertakings, in general*. Subpart—*Securing orders falsely, misleadingly or improperly*: § 13.2170 *Securing orders falsely, misleadingly or improperly*. Subpart—*Securing signatures wrongfully*: § 13.2175 *Securing signatures wrongfully*. In connection with the offering for sale, sale, and distribution, in commerce, of a course of study and instruction intended for preparing students thereof for examination for civil service positions under the United States Government, or any similar courses of study: (1) Representing, directly or by implication: (a) Through the use of postal cards or other sales literature, that respondents have any information pertaining to the United States Civil Service which is not available to the general public; or that persons pursuing respondents' methods of preparation for United States Civil Service examinations are assured of employment in said service; (b) that respondents have any connection with the United States Civil Service Commission

or any other agency of the United States Government; (c) that respondents' sales agents are representatives or employees of the United States Civil Service Commission or any other government agency, or have any connection therewith; (d) that respondent, National Training Service, Inc., is anything other than a business operated for profit or is sponsored by the United States Government or Civil Service Commission, or that any money paid to it is paid to the United States Civil Service Commission or any other United States government agency; (e) that it is necessary for persons seeking United States Civil Service positions to take respondents' course of study in order to qualify for or obtain such positions; (f) that applicants or prospective purchasers of respondents' course of study are especially selected or that the number of applicants is restricted; (g) that persons having completed respondents' course of study and passed a civil service examination are guaranteed or assured of positions in the United States Civil Service or at locations selected by them; (h) that unless prospective purchasers decide to purchase respondents' course of study at the time of the sales agents' visit, they will lose the opportunity to enroll in said course or for civil service employment; (i) that the taking and passing of a United States Civil Service examination assures eligibles of immediate employment in said civil service; (j) that sales agents or representatives of respondents give personal assistance or instruction at any time after the sale of said course of study to purchasers thereof; (k) that persons employed in the United States Civil Service are not required to serve in the Armed Forces of the United States; (2) inviting or soliciting inquiries by means of postal cards or other sales literature in such manner as to imply or suggest that respondents have some connection with the United States Civil Service or some branch or agency of the United States Government; (3) using credentials resembling official identifications or using or displaying official publications of the United States Government, or other books or publications resembling them in such a manner as to represent or imply that respondents or their agents are connected with the United States Government or any

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sideration has been given to all relevant matter presented.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 35 of the Civil Air Regulations (14 CFR Part 35, as amended) as follows, effective July 1, 1955.

By amending paragraphs (a) and (b) of § 35.6 by deleting in each paragraph the phrase "of a type used in air carrier operations and"

(Sec. 205, 52 Stat. 984; 49 U. S. C. 425. Interpret or apply secs. 601, 602, 52 Stat. 1007, 1008, as amended; 49 U. S. C. 551, 552)

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
Secretary.

[F. R. Doc. 55-4449; Filed, June 2, 1955; 8:52 a. m.]

#### Subchapter C—Procedural Regulations

[Reg. PR-24]

#### PART 302—RULES OF PRACTICE IN ECONOMIC PROCEEDINGS

##### TIME FOR FILING ANSWERS TO PETITIONS FOR INTERVENTION

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 27th day of May 1955.

Section 302.15 (c) (3) of the Board's revised rules of practice (Part 302 of the Procedural Regulations) permits separate answers to be made to any petition seeking formal intervention in a proceeding. However, this rule further provides that separate answers may not be made when such a petition is filed after the close or the taking of evidence so that opposing parties can only state their views thereon, to the Board, in brief or oral argument.

The attention of the Board has been called to the fact that a party to a proceeding would be deprived of the opportunity to oppose a petition for intervention filed after the close of the taking of evidence, where the Board rules on such a petition prior to oral argument or the filing of briefs. Upon further consideration of this rule the Board has concluded that it should not deprive parties seeking to oppose the granting of a petition for intervention of the opportunity to express their views thereon prior to the submission of briefs or argument. The availability of such an opportunity will not interfere with the exercise, in appropriate cases, of the Board's prerogative to defer rulings concerning the disposition of petitions for intervention until after argument has been held. Accordingly the Board has determined to amend Rule 15 (c) (3) so as to permit the filing of separate answers to all petitions to intervene without regard to the time when such petitions are filed.

Since this amendment is not a substantive rule but one of agency procedure, notice and public procedure hereon are unnecessary, and the amendment may be made effective immediately.

In consideration of the foregoing, the Civil Aeronautics Board hereby amends Part 302 of the Procedural Regulations

(14 CFR Part 302) as follows, effective May 27, 1955:

By amending § 302.15 (c) (3) to read as follows:

(3) *Answer* Any party to a proceeding may file an answer to a petition to intervene, making specific reference to the factors set forth in paragraph (b) of this section, within seven (7) days after the petition is filed.

(Sec. 205, 52 Stat. 984; 49 U. S. C. 425. Interpret or apply sec. 1001, 52 Stat. 1017; 49 U. S. C. 641)

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,  
Secretary.

[F. R. Doc. 55-4448; Filed, June 2, 1955; 8:52 a. m.]

## TITLE 6—AGRICULTURAL CREDIT

### Chapter IV—Commodity Stabilization Service and Commodity Credit Corporation, Department of Agriculture

#### Subchapter E—Loans, Purchases, and Other Operations

[1955 C. C. C. Grain Price Support Bulletin 1, Supplement 1, Oats]

#### PART 421—GRAINS AND RELATED COMMODITIES

##### SUBPART—1955 CROP OATS LOAN AND PURCHASE AGREEMENT PROGRAM

###### Correction

In F. R. Doc. 55-4170, appearing at page 3590 of the issue for Tuesday, May 24, 1955, the following change should be made in § 421.1283:

In the support rates for North Dakota, the rate per bushel for Wells County should read "52"

[1955 C. C. C. Grain Price Support Bulletin 1, Supplement 1, Rye]

#### PART 421—GRAINS AND RELATED COMMODITIES

##### SUBPART—1955 CROP RYE LOAN AND PURCHASE AGREEMENT PROGRAM

###### Correction

In F. R. Doc. 55-4168, appearing at page 3595 of the issue for Tuesday, May 24, 1955, the following change should be made in § 421.1383:

In the support rates for Wisconsin, the rate per bushel for Green Lake County should read "1.22"

[1955 C. C. C. Grain Price Support Bulletin 1, Supplement 1, Flaxseed]

#### PART 421—GRAINS AND RELATED COMMODITIES

##### SUBPART—1955 CROP FLAXSEED LOAN AND PURCHASE AGREEMENT PROGRAM

###### Correction

In F. R. Doc. 55-4169, appearing at page 3601 of the issue for Tuesday, May 24, 1955, the following changes should be made:

1. In § 421.1479, the second line of paragraph (b) should be deleted.

2. In § 421.1483, under the support rates for Kansas, the rate per bushel for Washington County should read "2.63"

[1955 C. C. C. Grain Price Support Bulletin 1, Supp. 1, Grain Sorghums]

#### PART 421—GRAINS AND RELATED COMMODITIES

##### SUBPART—1955-CROP GRAIN SORGHUMS LOAN AND PURCHASE AGREEMENT PROGRAM

###### Correction

In F. R. Doc. 55-4234, appearing at page 3701 of the issue for Friday, May 27, 1955, the following changes should be made in § 421.1233:

1. In paragraph (b) (1), the 23d line reading "of out-of-line movement, or any" should read "of out-of-line movement, or for any"

2. In the list of support rates, the entries for Florida, Georgia, Indiana, and Iowa should read as follows:

FLORIDA	
All counties.....	\$1.87
GEORGIA	
All counties.....	\$1.92
INDIANA	
All counties.....	\$1.77
IOWA	
All counties.....	\$1.72

## TITLE 25—INDIANS

### Chapter I—Bureau of Indian Affairs, Department of the Interior

#### Subchapter N—Irrigation Projects; Construction Costs

##### PART 149—REIMBURSEMENT OF CONSTRUCTION COSTS, FORT HALL UNIT, FORT HALL INDIAN IRRIGATION PROJECT, IDAHO

###### Sec.

149.1 Repayment contracts.

149.2 Construction costs.

149.3 Repayment of construction costs.

AUTHORITY: §§ 149.1 to 149.3 issued under sec. 9 46 Stat. 1061.

§ 149.1 *Repayment contracts.* A rehabilitation program was established on the Fort Hall Unit of the Fort Hall Project in 1936. Based upon the estimated construction costs, contracts were signed by all non-Indian landowners within the project, including such landowners within the Little Indian Unit, now a part of the Fort Hall Unit. Under the terms of their contracts, the landowners agreed to repay to the Government their pro rata share, on an acreage basis, of all expenditures for construction and other necessary improvements for carrying out the approved program, payments not to exceed \$7.50 per acre, based upon an estimated expenditure of \$450,000.00 for a project then considered as covering approximately 60,000 acres.

§ 149.2 *Construction costs.* The program of rehabilitation has now been completed at a cost of \$419,186.52. This amount, chargeable on an equal per acre basis against 60,000 acres, amounts to a



rate of \$6,986 per acre, which rate is hereby determined to be the per acre cost to be repaid to the United States under the 1936 contracts.

§ 149.3 *Repayment of construction costs.* Under the terms of the contracts, the landowners agreed to repay the construction cost in forty (40) equal annual installments. Therefore, the annual per acre installment is hereby fixed at seventeen and one-half cents (17½¢) per acre, due and payable on December 1st of each year, the first payment being due on December 1, 1955. Under section 4 of the repayment contracts of the landowners and the act of March 10, 1928 (45 Stat. 210) the charges remain a lien against the lands until paid.

CLARENCE A. DAVIS,  
Acting Secretary of the Interior

JUNE 1, 1955.

[F. R. Doc. 55-4472; Filed, June 1, 1955;  
1:19 p. m.]

## TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

### Chapter I—Veterans Administration

#### PART 5—CENTRAL COMMITTEE ON WAIVERS AND FORFEITURES AND FIELD COMMITTEES ON WAIVERS

##### MISCELLANEOUS AMENDMENTS

1. In § 5.10, paragraph (b) (2) is amended to read as follows:

§ 5.10 *Central Committee on Waivers and Forfeitures.* \* \* \*

(b) \* \* \*

(2) All overpayments arising in field offices wherein the amount involved is in excess of \$800. (See § 5.0 (b) and (c), however.)

\* \* \* \* \*

2. In § 5.11, paragraph (a) is amended to read as follows:

§ 5.11 *Committees on Waivers in field offices.* (a) In each district office and regional office there is established a field Committee on Waivers, consisting of three members designated from among the employees of that field office, whose service on the committee is in addition to their regular duties. In the Veterans Benefits Office, District of Columbia, there are established two field Committees on Waivers, of three members each, whose service on the committee is in addition to their regular duties as employees of the Veterans Benefits Office. No authorized certifying officer of the finance activity shall serve as a member of any of these committees. The Manager of the field office shall designate the members of the committee. In regional offices, the committee shall function directly under, and be administratively responsible to, the adjudication officer. In district offices, the committee shall function directly under, and be administratively responsible to, the director, claims service. In the Veterans Benefits Office, District of Columbia, the two committees shall function directly under,

and be administratively responsible to, the chief, veterans claims division, and the chief, dependents claims division, respectively. If the Manager of the field office considers that a larger committee is necessary because of unusual conditions, he may appoint additional members for the period during which such conditions prevail, but the membership of the committee shall not exceed seven. Questions of the jurisdiction of the committee and the assignment of cases to its members shall be determined by the Chairman. The Manager of the field office shall report to the Chairman, Central Committee on Waivers and Forfeitures, the name of each person designated as a member of the Committee on Waivers and the name of each person appointed as Chairman or Alternate Chairman.

3. Section 5.12 is revised to read as follows:

§ 5.12 *Jurisdiction of committees in field offices.* (a) Where the amount involved is not more than \$800 and the case is properly before the committee under applicable Veterans Administration Regulations and administrative issues, the field Committee on Waivers has authority to render a decision on an overpayment or other indebtedness. Such decision is final, subject however, to the right of the committee to reverse or modify its own decisions upon the receipt of new and material evidence or upon a showing of clear and unmistakable error; and subject further to the administrative review jurisdiction of the Central Committee on Waivers and Forfeitures when a request for administrative review is duly filed and except as to determinations under paragraph (c) of this section to an appeal to the Board of Veterans Appeals by a veteran or his dependent, or so claiming, pursuant to established appeal procedure. No Committee on Waivers is authorized to reverse or modify a decision rendered by a Committee on Waivers of another field office or by the Central Committee on Waivers and Forfeitures.

(b) Except as to the cases referred to in paragraph (c) of this section, where the amount of the overpayment or other indebtedness is more than \$800, it shall be referred by the Committee on Waivers to the Central Committee on Waivers and Forfeitures, without rendering a de-

cision, but such Committee on Waivers shall furnish a brief setting forth a complete statement of facts and its recommendations as to the decision, with reasons supporting the recommendations.

(c) Determinations as to the liability of educational institutions or training establishments under section 7, Public Law 610, 81st Congress, or section 266, Public Law 550, 82d Congress, shall be made by field Committees on Waivers where the question has been properly submitted regardless of whether the amount of the overpayment is more than \$800, but where the amount is more than \$2,500 there must be an administrative review as prescribed by §§ 21.113 and 21.2304 of this chapter.

(Sec. 5, 43 Stat. 693, as amended, sec. 2, 46 Stat. 1016, sec. 7, 43 Stat. 9, 38 U. S. C. 11a, 426, 707. Interpret or apply secs. 28, 504, 43 Stat. 615, 629, as amended, sec. 4, 46 Stat. 529, as amended, secs. 11, 15, 48 Stat. 10, 11, sec. 9, 50 Stat. 662, sec. 1, 53 Stat. 1252, secs. 1, 609, 54 Stat. 1193, 1013, secs. 1, 4, 57 Stat. 554, 555, sec. 1500, 53 Stat. 300, sec. 1, 60 Stat. 908, sec. 9, 65 Stat. 35, Vet. Reg. 1 (a), Part VIII, as amended, secs. 270, 271, 66 Stat. 631, 67 Stat. 192; 38 U. S. C. 33, 36, 453, 507a, 510, 555, 697, 715, 717 note, 727, 728, 739, 803, 858, ch. 12 note)

This regulation is effective June 3, 1955.

[SEAL] J. C. PALMER,  
Assistant Deputy Administrator.

[F. R. Doc. 55-4456; Filed, June 2, 1955;  
8:53 a. m.]

## TITLE 50—WILDLIFE

### Chapter I—Fish and Wildlife Service, Department of the Interior

#### Subchapter C—Management of Wildlife Conservation Areas

##### PART 17—LIST OF AREAS

##### FISH-CULTURAL STATIONS

*Basis and purpose.* Since publication of the 1949 edition of Title 50, Code of Federal Regulations, a number of revisions have been made in the list of Fish-Cultural Stations included as § 17.1.

It is desirable to revise Part 17 to reflect the current list.

Effective immediately upon publication in the FEDERAL REGISTER, § 17.1 is revised to read as follows:

##### § 17.1 *Fish-cultural Stations.*

Fish-cultural station	State or territory	Subdivision	Document	Date	Citation
Allegheny Forest.....	Pennsylvania	Warren.....	(9).....	Sept. 17, 1933	43 Stat. 431
Arcadia Fish Hatchery <sup>1</sup> .....	Rhode Island	Washington.....	E. O. 7752	Nov. 24, 1937	2 F. R. 2549
Argus.....	Indiana	Marshall.....	Deed.....	Oct. 23, 1934	46 Stat. 371
Austin.....	Texas	Travis.....	do.....	Aug. 1, 1949	Do.
Bald Hill Dam.....	North Dakota	Barnes.....	(9).....	June 1, 1930	43 Stat. 431
Berkshire Trout Hatchery <sup>1</sup> .....	Massachusetts	Berkshire.....	Deed.....	June 3, 1919	39 Stat. 431
Berlin.....	New Hampshire	Cross.....	(9).....	Jan. 1, 1921	
Bozeman.....	Montana	Gallatin.....	Deed.....	May 20, 1933	27 Stat. 351
Cape Vincent.....	New York	Jefferson.....	do.....	Nov. 19, 1894	26 Stat. 564
Carbon Hill.....	Alabama	Walker.....	do.....	June 26, 1939	25 Stat. 357
Carpenters Brook.....	New York	Oneida.....	(9).....	May 12, 1933	43 Stat. 401
Carson.....	Washington	Skamania.....	(9).....	May 27, 1937	Do.
Charlevoix.....	Michigan	Charlevoix.....	(P. L. O. 929)	Oct. 12, 1933	18 F. R. 6035
Chattahoochee Forest.....	Georgia	Fannin.....	Lease.....	1933	
Cheraw.....	South Carolina	Chesterfield.....	(9).....	Apr. 27, 1933	43 Stat. 401
				Apr. 18, 1944	Do.

See footnotes at end of table.